OIPE	IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
70	In re application of: Stanley Charles Antosh and Anthony J. Meduri
DEC 1 7 2007	Application No.: 10/711,078 Group No.: 1609  Filed: 08/20/2004 Examiner: Samira JM Jean-Louis
TRADEMEN	For:COMPOSITION OF A TRANSDERMAL DELIVERY SYSTEM, WHICH MODULATES INFLAMMATION, VIA INSITU SYSTEMS, THEREBY PROMOTING REPAIR OF INJURED, DAMAGED OR DISEASED JOINTS, AND SOFT TISSUE   Patent No:
	Patent No*:
	Commissioner for Patents

P.O. Box 1450 **Alexandria, VA 22313-1450** 

## POWER OF ATTORNEY BY ASSIGNEE OF ENTIRE INTEREST (REVOCATION OF PRIOR POWERS)

NOTE: Submission of a Power of Attorney after issuance of the Notice of Allowance in an application does not result in a reduction in patent term adjustment under 37 C.F.R. § 1.704(c)(10). See Notice of May 29, 2001, 1247 OG 111-112, June 26, 2001.

As assignee of record of the entire interest of the above identified

X	application,
	•

patent,

## REVOCATION OF PRIOR POWERS OF ATTORNEY

all powers of attorney previously given are hereby revoked and

## **NEW POWER OF ATTORNEY**

the following attorney(s) and/or agent(s) are hereby appointed to prosecute and transact all business in the Patent and Trademark Office connected therewith.

NOTE: 37 CFR 1.32(c):

- (c) A power of attorney may only name as representative:
  - (1) One or more joint inventors (§ 1.45);
  - (2) Those registered patent practitioners associated with a Customer Number;
- (3) Ten or fewer patent practitioners, stating the name and registration number of each patent practitioner. Except as provided in paragraph (c)(1) or (c)(2) of this section, the Office will not recognize more than ten patent practitioners as being of record in an application or patent. If a power of attorney names more than ten patent practitioners, such power of attorney must be accompanied by a separate paper indicating which ten patent practitioners named in the power of attorney are to be recognized

	by the Office as being of record in the application or patent to which the power of attorney is directed.
<b>∏</b>	The attorneys and agents associated with Customer Number021907
	(list maximum of 10 attorneys and/or agent with registration numbers)
	(Power of Attorney by Assignee of Entire Interest [12-2]—page 1 of 2)

## (check the following item, if applicable)

named attorney(s) to accept a	er of attorney, is the authorization of the above- nd follow instructions from my representative(s). nomas I. Rozsa
DIRECT TELEPHONE CALLS TO: The Coustomer No.: 021907	omas I. Rozsa, (818) 783-0990
	Antosh & Meduri Holding Corporation
	(type or print identity of assignee of entire interest)
	1177 East Via Altamira
	Address Palm Springs, California 92262
Recorded in PTO on03/2 Reel19039 Frame0182  Recorded herewith	20/2007
ASSIGNE	E STATEMENT
Attached to this power is a "STATEME 12-12 - 07	Stanley C. Antosh
	(type or print name of person authorized to sign on behalf of assignee)
•	President
NOTE: The assignee of the entire interest may respond to the his or her selection. 37 C.F.R. § 1.36.	Title evoke previous powers and be represented by an attorney of
(check the following item, if it	forms a part of this power of attorney)
Added page—Authorization of representative.	attorney(s) to accept and follow instructions from

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	STATEMENT UNDER	R 37 CFR 3.73(b)
Applicant/Plais in Killing	r Stanley Charles Ant	odshna AnthonytJonMeduri.
	No.: 10/711,078 Filed/Issue	
Entiged: MODULA	ITION OF A TRANSDERMATES INFLAMMATION, VIA	AL DELIVERY SYSTEM, WHICH A INSITU SYSTEMS, THEREBY O, DAMAGED OR DISEASED JOINT
	eduri Holding a COI	
		asignae, e.g., corporation, partnership, university, government agency, et
states that it is:		
1. X the assignee of t	the entire right, title, and interest; or	
2. an assignee of le The extent (by p	ess than the entire right, title and interest. ercentage) of its ownership interest is	%
in the patent applicatio	n/patent identified above by virtue of either	
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OR  B. A chain of title from below:	om the inventor(s), of the patent application	n/patent identified above, to the current assignee as show
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INOTE: A penara	te copy (i.e., a true copy of the original ass coordance with 37 CFR Part 3, if the assig	nment is to be recorded in the records of the USPTO. <u>Se</u>
[NOTE: A separa Division in at MPEP 302.0 The undersigned (who	te copy (i.e., a true copy of the original associance with 37 CFR Part 3, if the assign [8]	nment is to be recorded in the records of the USP IU. <u>Se</u>
[NOTE: A separa Division in at MPEP 302.0 The undersigned (who	cordance with 37 CFR Part 3, if the assignable (28)  cose title is supplied below) is authorized to Signature	act on behalf of the assignee.
[NOTE: A separal Division in as MPEP 302.0]  The undersigned (who	te copy (i.e., a true copy of the original assected ance with 37 CFR Part 3, if the assign [38]  cose title is supplied below) is authorized to Signature  Y. Antosh	act on behalf of the assignee.  Date
INOTE: A separa Division in as MPEP 302.0  The undersigned (who	cordance with 37 CFR Part 3, if the assignable is supplied below) is authorized to Signature  Antosh  Printed or Typed Name	act on behalf of the assignee.

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box-1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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(Statement under 37 C.F.R. 3.73(b) (PTO/SB/96) [16-16.1]—page 1 of 1)